REMARKS

The Applicants thank the Examiner for the thorough consideration given the present

application. Claims 1-48 are pending. Claims 1, 3, 4, 15, 16, 18, 29, 38, and 48 are amended.

Claims 1, 15, 29, and 48 are independent. The Examiner is respectfully requested to

reconsider the rejections in view of the amendments and remarks set forth herein.

REASONS FOR ENTRY OF AMENDMENTS

At the outset, it is respectfully requested that this Amendment be entered into the

Official File in view of the fact that the amendments to the claims automatically place the

application in condition for allowance.

In the alternative, if the Examiner does not agree that this application is in condition

for allowance, it is respectfully requested that this Amendment be entered for the purpose of

appeal. This Amendment was not presented at an earlier date in view of the fact that the

Examiner has just now presented new grounds of rejection in this Final Office Action.

REJECTION UNDER 35 U.S.C. §103(A)

Claims 1-48 stand rejected under 35 U.S.C. §103(a) as being unpatentable over Bilgic

et al. (U.S. 6,580,906) in view of Lu et al. (U.S. 5,999,813). This rejection is respectfully

traversed.

AMENDMENTS TO INDEPENDENT CLAIMS 1, 15, 29, AND 48

While not conceding the appropriateness of the Examiner's rejection, but merely to

advance prosecution of the instant application, each of independent claims 1 and 15 is amended

herein to recite a combination of method steps directed to a method for handling call requests,

including

providing a private network including a plurality of private branch exchanges, the

private branch exchanges being connectable to and being compatible with a public switched

telephone network, and being connectable to but not being compatible with a wireless

communication network;

providing a plurality of controllers having computer integration technology on the

private network;

coupling one of the controllers to each of the plurality of private branch exchanges

and to the wireless communication network, each of said controllers being capable of

instructing the corresponding private branch exchange to which it is coupled to execute a

proper protocol via computer telephony integration;

receiving a request at one of the controllers to complete a call originating from a

wireless communication device to a central office;

executing a program in the controller corresponding said one of the private branch

exchanges for determining whether or not a predetermined condition has been met, and if the

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P

Art Unit:2682

Page 18 of 24

predetermined condition has been met, determining said proper protocol for processing said

request,

thereby enabling completion of said call originating from the wireless communication

device to the central office.

In addition, independent claim 29 is amended herein to recite a combination of

elements directed to a system for handling call requests, including a private network having

plurality of private branch exchanges being connectable to and being compatible with a

public switched telephone network, and being connectable to but being not compatible with

a wireless communication network, thus preventing the private branch exchanges from

communicating with the wireless communication network,

the private network also having a plurality of controllers having computer integrated

technology, each of said controllers being coupled to one of the private branch exchanges

and the wireless communication network and for determining whether or not a predetermined

condition has been met, instructing a corresponding one of the plurality of private branch

exchanges with regard to communicating between the wireless communication network and

the public switched telephone network, and

if the predetermined condition has been met, enabling each of the private branch

exchanges to communicate outgoing and incoming calls between the wireless

communications network and the public switched network.

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P

Art Unit:2682

Page 19 of 24

Further, independent claim 48 is amended herein to recite a combination of elements

directed to a system for handling call requests, including a private network having an adjunct

controller coupled to a private branch exchange, the adjunct controller also being coupled to

a wireless communication network,

the private branch exchange being connectable to and being compatible with a public

switched telephone network, and being connectable to but not compatible with the wireless

communication network,

the adjunct controller having computer telephony integration technology for

executing a program in order to determine whether or not a predetermined condition has been

met, instructing the private branch exchange with regard to communicating between the

wireless communication network and the public switched telephone network, and

if the predetermined condition has been met, enabling the private branch exchange

to communicate between the wireless communications network and the public switched

telephone network, so that calls originating at a central office may be completed to wireless

devices on the wireless communications network, and other calls originating at the wireless

devices on the wireless communication may be completed at the central office.

Support for the above-described features can be found for example, on page 6, line 15 to

page 7, line 10 of the specification as originally filed.

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P Art Unit:2682

Page 20 of 24

Applicants respectfully submit that the combination of method steps and elements as set

forth in each of independent claims 1, 15, 29, and 48 is not disclosed or made obvious by the

prior art of record, including Bilgic et al., and Lu et al.

The Examiner concedes that Bilgic et al. fail to disclose the step of coupling one of a

plurality of controllers having computer integration technology to each of a plurality of private

branch exchanges, each of the controllers being capable of instructing a private branch

exchange with which it is coupled with regard to a communication between a wireless

communication network and a public switched network. Moreover, Bilgic et al. column 5,

lines 36-38 merely disclose a wireless communication unit 106 for routing outbound calls.

Regarding Lu et al., the Applicants respectfully submit that FIGS. 3B, 4B, 5B, and 6B

of this document merely disclose a cPBX 256 and wired PBX interface 352 that are part of a

wireless network 450.

Nowhere is there any hint in either of Bilgic et al. or Lu et al. of a private network

having plurality of private branch exchanges being connectable to and being compatible with

a public switched telephone network, and being connectable to but being not compatible with

a wireless communication network, thus preventing the private branch exchanges from

communicating with the wireless communication network,

the private network also having a plurality of controllers having computer integrated

technology, each of said controllers being coupled to one of the private branch exchanges

and the wireless communication network and for determining whether or not a predetermined

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P Art Unit:2682

Page 21 of 24

condition has been met, instructing a corresponding one of the plurality of private branch

exchanges with regard to communicating between the wireless communication network and

the public switched telephone network, as set forth in the present invention.

Further, nowhere is there any hint in either of Bilgic et al. or Lu et al. of a controller

(or adjunct controller) on a private network determining whether or not a predetermined

condition has been met, instructing a corresponding one of the plurality of private branch

exchanges with regard to communicating between the wireless communication network and

the public switched telephone network, and

if the predetermined condition has been met, enabling each of the private branch

exchanges to communicate outgoing and incoming calls between the wireless

communications network and the public switched network.

The Applicants respectfully submit that it is improper to conclude that the wireless PBX

and wired PBX interface in the wireless network of Lu et al. can be combined with the

disclosure of Bilgic et al. to teach the present invention.

Not every wireless communication network is compatible with every private branch

exchange. To address this problem, the present invention provides a novel capability enabling

communication between a wireless communication network and a public switched network,

even when the private branch exchange and the wireless communication network are not

compatible with each other. The combination of Bilgic et al. and Lu et al. fail to teach or

suggest this feature.

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P Art Unit:2682

Page 22 of 24

Therefore, in view of the amendments and arguments described above, the Applicants

respectfully submit that the combinations of method steps and elements as set forth in each

of independent claims 1, 15, 29, and 48 is not disclosed or made obvious by the prior art of

record, including Bilgic et al. and Lu et al. .

Therefore, independent claims 1, 15, 29, and 48 are in condition for allowance.

The Examiner will note that dependent claims 3, 4, 16, 18, and 38 are amended to

correct minor informalities.

Each of the dependent claims is in condition for allowance due to its dependency from

an allowable independent claim, or due to the additional novel limitations set forth therein.

Accordingly, reconsideration and withdrawal of the rejection under 35 U.S.C. §103(a)

are respectfully requested.

CONCLUSION

Since the remaining patents cited by the Examiner have not been utilized to reject

claims, but merely to show the state of the art, no comment need be made with respect thereto.

All of the stated grounds of rejection have been properly traversed, accommodated, or

rendered moot. It is believed that a full and complete response has been made to the

outstanding Office Action, and that the present application is in condition for allowance.

Pursuant to 37 C.F.R. § 1.17 and 1.136(a), Applicants respectfully petition for a two

(2) month extension of time for filing a response in connection with the present application.

The required fee of \$430.00 is to be charged to Deposit Account No. 50-1602.

If the Examiner believes, for any reason, that personal communication will expedite

prosecution of this application, he is invited to telephone Carl T. Thomsen (Reg. No. 50,786) at

(703) 205-8000.

Amendment dated: November 5, 2004

Reply to Office Action of June 7, 2004

Docket No. 3655-0146P Art Unit:2682

Page 24 of 24

If necessary, the Commissioner is hereby authorized in this, concurrent, and future

replies to charge payment or credit any overpayment to Deposit Account No. 50-1602 for

any additional fees required under 37 C.F.R. §§1.16 or 1.17, particularly extension of time

fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

Scott L. Lowe, #41,458

P. O. Box 747 Falls Church, VA 22040-0747 (703) 205-8000

SLL/CTT/te/bsh